

Appendix C

Supporting Evidence

— PLEASE Pay ESPECAL.
ATTENTION to the MAKEUP
STATEMENT[S] IN EXHIBIT
Nº 2, by Mrs. NELESSA
JONES ; SINCE SHE WAS
NEVER THERE

1

Edward Morales
110 N.3rd. Ave. #2m
Mount Vernon, New York 10550
(914)751-4388

UNITED STATE DISTRICT COURT

New York Southern District Court

Edward Morales (Pro-see)

Plaintiff,

vs.

State University of New York.

Purchase College.

Ricardo Espinales

Richard Nassisi

Bill Baskin.

Denny Santos.

Sandee Maung.

Louise Yelin.

Marc Burdzinski.

Emely Balcom.

Lois Wald.

Qui-Qui Balassio

Tori Galatro

Melissa Jones

Adrienne Belluscio

Qui-Qui Balascio

Wendy Kowalczyk

Bill Junor

Defendants

) Case No. Pending

)

) Statutory Notice;

) Intention of Legal Action and

) Subject to modification and in accordance with

) 42 U.S.C. § 6104.

)

)

)

)

)

NOTICE

Plaintiff In accordance and in pursuant to 42 U.S.C. §
6104(e)(1) is here giving all defendants the final 30 day
notice, by the fact that all administrative--OCR--remedies--in
good faith-- and time limitations have been exhausted. This
notice serves as the formal statutory requirement pursuant to 42

U.S.C. § 6104(e)(1); that Plaintiff's will file a lawsuit against Defendants in United State Federal Court, New York State Supreme Court, and New York State Court of Claims, without further notice, due, but not limited to, Defendants involvement in violation of the following, not including a legal theory:

1. The Privacy Act of 1974.
2. The Electronic Communications Privacy Act of 1986
3. The Rehabilitation Act, the New York State Human Rights Law ("NYSHRL").
4. Denial of the equal protection and due process clauses of the New York and United States Constitution.
5. The Stored Communications Act.
6. Tort Law; negligence, intentional infliction of emotional pain, and others.
7. Failure to make reasonable accommodation, and retaliation under the Americans With Disabilities Act ("ADA").
8. The New York Civil Rights Law ("NYCRL").
9. Age and/or Gender Discrimination.
10. Housing Discrimination.
11. Others.

In order to facilitate all legal proceedings, Plaintiff will provide all necessary discoveries and documentation of evidence available to Plaintiff to date to support all, but not limited,

1 claims herein numbered above, based or not on OCR depositions
2 and/or remedies. Said discovery will not include names of
3 prospective witnesses, such school official, and documentation
4 to be subpoena in support of each claim.

5 Defendants, at all times, within this thirty (30) days'
6 notice can notify--via email-- plaintiff of any intention to
7 resolve solve, remedy, correct, this/these or any other claims,
8 complaints, violation, pending or not pending with OCR, hence
9 plaintiff will agree, in-good-faith, to freeze all action[s]
10 against all or single defendant[s], hence, allowing good-faith-
11 negotiations-- to take place, without mediation. Plaintiff will
12 not mediate directly with any Defendant, with the exception of
13 Mrs. Wendy Kowalczyk, due to her Attorney-person status.

14
15 Dated this 13rd day of February, 2013
16
17
18

19 X

20 Edward Morales (Pro-see)
21 110 N.3rd. Ave. #2m
22 Mount Vernon, New York
23 10550

24 (914) 751-4388 or
25 edawrd.morales@purchase.edu
26
27
28

1 *In accordance and pursuant to 42 U.S.C. § 6104(e)(1), all*
2 *parties herein bellow are notified via certified mail;*

3
4 CC Attorney General of the United States;
5 U.S. Department of Justice
6 950 Pennsylvania Avenue, NW
7 Washington, DC 20530-0001
8

9 CC Secretary of Health and Human Services;
10 The U.S. Department of Health and Human Services
11 200 Independence Avenue, S.W.
12 Washington, D.C. 20201
13

14 CC Secretary of Education;
15 490 L'Enfant Plaza, SW, Room 2100A
16 Washington, DC 20202
17

18 CC Secretary of Housing and Urban Development;
19 U.S. Department of Housing and Urban Development
20 451 7th Street S.W., Washington, DC 20410
21

22 CC State of New York;
23 Office of the Attorney General
24 The Capitol
25 Albany, NY 12224-0341
26
27
28

1 CC State University of New York;
2 Board of Trustees
3 State University Plaza
4 353 Broadway
5 Albany, New York 12246
6

7 CC Purchase College;
8 735 Anderson Hill Rd Purchase, NY 10577
9 (914) 251-6000
10

11 CC Marc Brudzinski;
12 735 Anderson Hill Rd Purchase, NY 10577
13 (914) 251-6000
14

15 CC Rich Nassisi;
16 735 Anderson Hill Rd Purchase, NY 10577
17 (914) 251-6000
18

19 CC Bill Baskin;
20 735 Anderson Hill Rd Purchase, NY 10577
21 (914) 251-6000
22

23 CC Denny Santos;
24 735 Anderson Hill Rd Purchase, NY 10577
25 (914) 251-6000
26
27
28

1 CC Sandee Maung.
2 735 Anderson Hill Rd Purchase, NY 10577
3 (914) 251-6000
4

5 CC Lois Wald;
6 735 Anderson Hill Rd Purchase, NY 10577
7 (914) 251-6000
8

9 CC Melissa Jones
10 735 Anderson Hill Rd Purchase, NY 10577
11 (914) 251-6000
12

13 CC Qui-Qui Balascio
14 735 Anderson Hill Rd Purchase, NY 10577
15 (914) 251-6000
16

17 CC Adrienne Belluscio
18 735 Anderson Hill Rd Purchase, NY 10577
19 (914) 251-6000
20

21 CC Wendy Kowalczyk
22 Office of the Attorney General
23 The Capitol
24 Albany, NY 12224-0341
25

26 CC Bill Junor
27 735 Anderson Hill Rd Purchase, NY 10577
28 (914) 251-6000

1 cc Tori Galatro
2 735 Anderson Hill Rd Purchase, NY 10577
3 (914) 251-6000
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

Postage and Signature Confirmation fees must be paid before mailing.

Article 8 Int to: (to be completed by mail)

SUNY ALBANY
(Please Print Clearly)
MR WEND KOWALCZYK



POSTAL CUSTOMER:
Keep this receipt. For Inquiries:
Access Internet web site at
www.usps.com 
or call 1-800-222-1811

CHECK ONE (POSTAL USE ONLY)

☒ Priority Mail™ Service
☒ First-Class Mail® parcel
☐ Package Services parcel

PS Form 153, January 2005

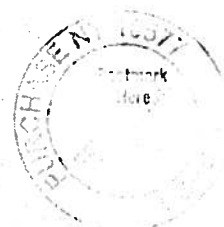
(See Reverse)

U.S. Postal Service™ Signature Confirmation™ Receipt

Postage and Signature Confirmation fees must be paid before mailing.

Article Sent To: (To be completed by mailer)

16. SYNG ROVOTS
 Office
 16. SYNG ROVOTS



POSTAL CUSTOMER:
Keep this receipt. For inquiries:
Access internet web site at
www.usps.com®
Call 1-800-222-1811

CHECK ONE (POSTAL USE ONLY)

☒ Priority Mail™ Service
☐ First-Class Mail® parcel
☐ Package Services parcel

PS Form 153, January 2005

(See Reverse)

17	Qui-Qui Balascio
	Tori Galatro
18	Melissa Jones
	Adrienne Belluscio
19	Qui-Qui Balascio
	Wendy Kowalczyk
20	Bill Junor

Defendants

NOTICE

Plaintiff In accordance and in pursuant to 42 U.S.C. § 6104(e)(1) is here giving all defendants the **final** 30 day notice, by the fact that all administrative--OCR--remedies--in good faith-- and time limitations have been exhausted. This notice serves as the formal statutory requirement pursuant to 42

U.S. Postal Service Signature Confirmation Receipt

Postage and Signature Confirmation fees must be paid before mailing.

Article Sent To: (To be completed by mailer)
 (Please Print Clearly)
 SUNY ALBANY
 Mrs. WENDY KOWALCZYK

Postmark Here
 PURCHASE NY 10577
 FEB 2

POSTAL CUSTOMER:
 Keep this receipt. For Inquiries:
 Access Internet web site at
 www.usps.com
 or call 1-800-222-1811

CHECK ONE (POSTAL USE ONLY)
☒ Priority Mail Service
☐ First-Class Mail parcel
☐ Package Services parcel

PS Form 153, January 2005 (See Reverse)

DISTRICT COURT

thern District Court

-) Case No. Pending
-)
-) Statutory Notice;
-) Intention of Legal Action and
-) Subject to modification and in accordance with
-) 42 U.S.C. § 6104.
-)
-)
-)

U.S. Postal Service Signature Confirmation Receipt

Postage and Signature Confirmation fees must be paid before mailing.

Article Sent To: (To be completed by mailer)
 (Please Print Clearly)
 SUNY Povots
 Office:
 16 School officials

Postmark Here
 PURCHASE NY 105
 FEB 2

POSTAL CUSTOMER:
 Keep this receipt. For Inquiries:
 Access internet web site at
 www.usps.com
 or call 1-800-222-1811

CHECK ONE (POSTAL USE ONLY)
☒ Priority Mail Service
☐ First-Class Mail parcel
☐ Package Services parcel

PS Form 153, January 2005 (See Reverse)

- 17 Qui-Qui Balassio
 - 18 Tori Galatro
 - 19 Melissa Jones
 - 20 Adrienne Belluscio
 - 21 Qui-Qui Balascio
 - 22 Wendy Kowalczyk
 - 23 Bill Junor
 - 24
 - 25
 - 26
 - 27
 - 28
- Defendants

NOTICE

Plaintiff In accordance and in pursuant to 42 U.S.C. § 6104(e)(1) is here giving all defendants the **final** 30 day notice, by the fact that all administrative--OCR--remedies--in good faith-- and time limitations have been exhausted. This notice serves as the formal statutory requirement pursuant to 42